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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/677,913	10/01/2003 Dennis M. O'Connor		042390.P17474	9573	
45209 INTEL/BLAKE	7590 05/29/200 ELY	8	EXAMINER		
	AD PARKWAY	ZHE, MENG YAO			
SUMNI VALE,	, CA 94085-4040		ART UNIT	PAPER NUMBER	
			2195		
			MAIL DATE	DELIVERY MODE	
			05/29/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/677,913	O'CONNOR ET AL.		
Examiner	Art Unit		
MENGYAO ZHE	2195		

		WEIVE I'VE EILE	2100	
The MAILING DATE of the	is communication appe	ars on the cover sheet with the	e correspondence address	S
THE REPLY FILED <u>24 April 2008</u> FAIL	S TO PLACE THIS APP	LICATION IN CONDITION FOR	ALLOWANCE.	
<ol> <li>The reply was filed after a final re application, applicant must timely application in condition for allowa for Continued Examination (RCE periods:</li> </ol>	rile one of the following ince; (2) a Notice of Appe	replies: (1) an amendment, affida eal (with appeal fee) in complianc	vit, or other evidence, which e with 37 CFR 41.31; or (3)	n places the a Request
a) The period for reply expires		·		
no event, however, will the statu Examiner Note: If box 1 is check	tory period for reply expire la ed, check either box (a) or (	dvisory Action, or (2) the date set fort ater than SIX MONTHS from the mail b). ONLY CHECK BOX (b) WHEN Th	ing date of the final rejection.	
MONTHS OF THE FINAL REJE Extensions of time may be obtained under 3 have been filed is the date for purposes of cunder 37 CFR 1.17(a) is calculated from: (1 set forth in (b) above, if checked. Any reply may reduce any earned patent term adjustn NOTICE OF APPEAL	37 CFR 1.136(a). The date determining the period of ext ) the expiration date of the sereceived by the Office later	on which the petition under 37 CFR 1 tension and the corresponding amour shortened statutory period for reply or than three months after the mailing d	nt of the fee. The appropriate e iginally set in the final Office ac	xtension fee tion; or (2) as
2. ☐ The Notice of Appeal was filed or	n A brief in comp	liance with 37 CFR 41 37 must be	e filed within two months of	the date of
filing the Notice of Appeal (37 CF Notice of Appeal has been filed, a AMENDMENTS	R 41.37(a)), or any exter	nsion thereof (37 CFR 41.37(e)),	to avoid dismissal of the ap	
3. The proposed amendment(s) file  (a) They raise new issues that  (b) They raise the issue of new	would require further cor	nsideration and/or search (see No		se
(c) They are not deemed to pla appeal; and/or	ace the application in bet	ter form for appeal by materially r		ssues for
(d) They present additional cla NOTE: (See 37 C	-	corresponding number of finally re	ejected ciaims.	
<u> </u>		21. See attached Notice of Non-C	Compliant Amendment (PTC	L-324).
5. Applicant's reply has overcome	the following rejection(s):	:		-
non-allowable claim(s).	. ,	owable if submitted in a separate	·	
7. For purposes of appeal, the prop how the new or amended claims. The status of the claim(s) is (or w. Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-3,6-14 and 1 Claim(s) withdrawn from conside.	would be rejected is provill be) as follows:  6-27.	☑ will not be entered, or b) ☑ vided below or appended.	will be entered and an expla	nation of
AFFIDAVIT OR OTHER EVIDENCE				
<ol> <li>The affidavit or other evidence file because applicant failed to provious was not earlier presented. See 3</li> </ol>	de a showing of good and			
<ol> <li>The affidavit or other evidence file entered because the affidavit or of showing a good and sufficient rea</li> </ol>	other evidence failed to o	vercome <u>all</u> rejections under app	eal and/or appellant fails to	
10. ☐ The affidavit or other evidence i REQUEST FOR RECONSIDERATION		n of the status of the claims after	entry is below or attached.	
The request for reconsideration     See Continuation Sheet.		t does NOT place the application	in condition for allowance b	ecause:
<ul><li>12. ☐ Note the attached Information <i>D</i></li><li>13. ☐ Other:</li></ul>	Pisclosure Statement(s). (	(PTO/SB/08) Paper No(s)		
/Meng-Ai An/ Supervisory Patent Examiner, Art	Unit 2195			

Continuation of 11. does NOT place the application in condition for allowance because: The applicant argued that Horvitz teaches selecting a task to run during idle periods as oppose to during executing period of an executing task. However, the applicant never claimed that the task is being selected to run during the executing period of an executing task. Instead the applicant merely claims that a task is being examined during the execution of an executing task. More importantly, even though Horvitz discloses that selection is done during idle times, he never said that selection can not be done during non-idle times. In fact, in Column 21, lines 25-30, Horvitz further specifies that selection of future tasks for precomputation may be done during any time interval, not just limited to idle-time intervals. Precomputation of future tasks is the equivalent of examining non-executing threads as claimed by the applicant. Most importantly, Horvitz discloses in Column 17, lines 44-51 that if future task, after precomputation, has a better value than the currently executing task, then that current task may be suspended completely in favor of letting the future task to run.

The applicant also states that Col 17, lines 52-67 in Horvitz's disclosure does not suggests identifying an individual instruction or determining hardware resources available. However, applicant's arguments fail to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references.